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11	HARPERCULLING PUBLISHERS L.L.C.				
12		DISTRICT COURT			
13		CT OF CALIFORNIA SCO DIVISION			
14	CHAD MILLER and GRACE HOKE,	) CASE NO. 3:11-CV-05019-EMC			
15	Individually and on Behalf of All Others	)			
16	Similarly Situated,  Plaintiffs,	<ul><li>STIPULATION AND [PROPOSED]</li><li>ORDER REGARDING (1) EXTENDING</li></ul>			
17	VS.	) TIME TO RESPOND TO THE ) COMPLAINT AND (2) CASE			
	HACHETTE BOOK GROUP, INC.; HARPER	) COORDINATION			
18	COLLINS PUBLISHERS, INC.;	)			
19	MACMILLAN PUBLISHERS, INC.; PENGUIN GROUP (USA) INC.; SIMON &	) )			
20	SCHUSTER, INC., and APPLE INC.	) )			
21	Defendants.	)			
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CASE No. 3:11-CV-05019-EMC

STIPULATION AND [PROPOSED] ORDER TO EXTEND TIME

## STIPULATION AND [PROPOSED] ORDER REGARDING (1) EXTENDING TIME TO RESPOND TO THE COMPLAINT AND (2) CASE COORDINATION

WHEREAS, there have been multiple actions related to the above-captioned action filed in both the Northern District of California and the Southern District of New York (the "Actions");

WHEREAS, on September 9, 2011, the court in the New York Actions entered a stipulation and order providing that the time for defendants Hachette Book Group, Inc., HarperCollins Publishers L.L.C. (incorrectly sued as "HarperCollins Publishers, Inc."), Holtzbrinck Publishers, LLC d/b/a Macmillan (incorrectly sued as Macmillan Publishers, Inc.), Penguin Group (USA) Inc., Simon & Schuster, Inc., and Apple, Inc. (collectively, "Defendants") to answer, move, or otherwise respond to the complaints in the New York Actions would be enlarged to the 60th day after the Actions have been consolidated in a single forum and a consolidated amended complaint has been filed (or lead plaintiffs' counsel has announced by filed notice that it will not be filing a consolidated amended complaint);

WHEREAS, on November 2, 2011, pursuant to parties' stipulation, the Court entered an order providing that Defendants' time to answer, move, or otherwise respond to the complaint in this action would be enlarged until December 15, 2011, and without prejudice to Defendants seeking a further enlargement of the time to answer, move, or otherwise respond;

WHEREAS, on November 28, 2011, the Court related the above-captioned action to *Petru, et. al. v. Apple, Inc., et al.*, C.A. No. 3:11-03892 (N. D. Cal.);

WHEREAS, pursuant to the Clerk's Notice dated November 28, 2011, the Initial Case Management Conference in the above-captioned action is scheduled for January 6, 2012;

WHEREAS, on December 9, 2011, the Judicial Panel on Multidistrict Litigation (the "JPML") issued an order pursuant to 28 U.S.C. § 1407 to transfer *Petru*, *et. al.* v. *Apple*, *Inc.*, *et al.*, C.A. No. 3:11-03892 and *Diamond*, *et al.* v. *Apple*, *Inc.*, *et al.*, C.A. No. 3:11-03954, currently pending in the Northern District of California, to the Southern District of New York and assign them to the Honorable Denise L. Cote for coordinated and consolidated pretrial proceedings

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1	with the actions already pending in the Southern District of New York, In re Electronic Books		
2	Antitrust Litigation, MDL Docket No. 2293 (the "Consolidated New York Actions");		
3	WHEREAS, on December 9, 2011, counsel, who purported to act on behalf of		
4	plaintiffs in ten of the eleven Actions filed in this Court sent a letter to Judge Cote regarding case		
5	administration of the Actions;		
6	WHEREAS, lead plaintiffs' counsel has not yet been appointed in the Consolidated		
7	New York Actions;		
8	WHEREAS, the parties anticipate that the remaining Actions currently pending in		
9	this Court will be transferred to Judge Cote for coordinated and consolidated pretrial proceedings		
10	with the Consolidated New York Actions;		
11	WHEREAS, the parties have agreed that the response date in this action should not		
12	come prior to the response date stipulated to in the Consolidated New York Actions;		
13	WHEREAS, the parties have agreed that further case administration should take		
14	place in connection with the Consolidated New York Actions;		
15	WHEREAS, the parties agree that submission of this Stipulation should be without		
16	prejudice to any of Plaintiffs' claims or Defendants' defenses;		
17	WHEREAS, unless otherwise provided for herein, this Stipulation will not modify		
18	the schedule of this case;		
19	NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and		
20	between Plaintiffs and Defendants, as follows:		
21	1. Pursuant to Civil Local Rules 6-1, 6-2 and 7-12, Defendants' time to answer,		
22	move, or otherwise respond to the complaint is hereby extended to the 60th day after a		
23	consolidated amended complaint has been filed in the Consolidated New York Actions (or lead		
24	plaintiffs' counsel has announced by filed notice that it will not be filing a consolidated amended		
25	complaint);		
26	2. Pursuant to Civil Local Rules 16-2 and 7-12, the parties hereby stipulate that		
27	the Initial Case Management Conference with this Court scheduled for January 6, 2011, should be		
28	taken off calendar, as well as all dates required under Federal Rules of Civil Procedure 16 and 26		

1	related to that Initial Case Management Conference, without prejudice to Plaintiffs' and		
2	Defendants' positions as to the dates on which these events should occur in the Consolidated New		
3	York Actions;		
4	3. Further case adminsitration, including the negotiation of any brief scheduling		
5	beyond the time for Defendants' time to answer, move, or otherwise respond to the complaint and		
6	any pre-trial conferences governed by Federal Rules of Civil Procedure 16 and 26, shall occur in		
7	connection with the Consolidated New York Actions;		
8	4. If any of the Defendants that are a party to this Stipulation responds to a		
9	complaint in any of the Actions prior to the time provided in this Stipulation, Defendants will		
10	respond to the complaint in this action at the same time;		
11	5. None of Plaintiffs' claims or Defendants' defenses are prejudiced or waived		
12	by its submission of this Stipulation; and		
13	6. This stipulation is without prejudice to the right of any party to seek a further		
14	adjustment to any of the dates contained in this stipulation based on future developments		
15	DATED: December 14, 2011		
16	SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP		
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22	Attorneys for Specially Appearing Defendant HARPERCOLLINS PUBLISHERS L.L.C.		
23	I, Raoul D. Kennedy, am the ECF User whose ID and password are being used to file this		
24	Stipulation and [Proposed] Order Regarding (1) Extending Time to Respond to the Complaint, and (2) Case Coordination. In compliance with General Order 45, X.B., I hereby attest that each of the		
25	following signatories has concurred in this filing.		
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## Case 1:11-cv-09565-DLC Document 19 Filed 12/27/11 Page 5 of 6

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23	PURSUANT TO STIPULATION, IT IS SO ORDERED. The CMC is reset for 6/29/12 at 9:00 a.m.
24	Dated:, 2011 A joint CMC statement shall be filed by 6/22/12.
25	Bar PTES DISTRICT
26	Hon. Edward M. Chen U.S. DISTRICT QURT JUDGE
27	U.S. DISTRICT COURT JUDGE
28	STIPULATION AND [PROPOSED] ORDER TO EXTH Judge Edward M. Chen
	Judge Edward - Case No. 3.11-CV-03013-EMC